

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2010 REGULAR SESSION

SENATE BILL NO. 47
JRSDAY, JANUARY 28, 20

The following bill was reported to the House from the Senate and ordered to be printed.

DATE March 7,2010

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY

AN ACT relating to state prisoners.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 1 → Section 1. KRS 441.045 is amended to read as follows:
- 2 The county governing body shall prescribe rules for the government, security,
- 3 safety, and cleanliness of the jail and the comfort and treatment of prisoners,
- 4 provided such rules are consistent with state law. The county judge/executive may
- inspect the jail at any reasonable time. 5
- 6 Willful violation of the rules promulgated pursuant to subsection (1) of this section (2)
- 7 shall be deemed a violation.
- Except as provided in subsections (4) and (5) of this section, the cost of providing 8 (3)
- necessary medical, dental, and psychological care for indigent prisoners in the jail 9
- shall be paid from the jail budget. 10
- 11 (4) The cost of providing necessary medical, dental, or psychological care for prisoners
- 12 of the United States government shall be paid as provided by contract between the
- United States government and the county or as may otherwise be provided by 13
- federal law. 14
- The cost of providing necessary medical, dental, or psychological care, beyond 15 (5)
- routine care and diagnostic services, for prisoners held pursuant to a contractual 16
- agreement with the state shall be paid as provided by contract between the state and 17
- county. The costs of necessary medical, dental, or psychological care, beyond 18
- routine care and diagnostic services, of prisoners held in the jail for which the 19
- county receives a per diem payment shall be paid by the state. 20
- The cost of providing necessary medical, dental, or psychological care for prisoners 21 (6)
- held pursuant to a contractual agreement with another county or a city shall be paid 22
- as provided by contract between the county or city and county. 23
- When the cost of necessary medical, dental, or psychological care for a prisoner 24
- exceeds two thousand dollars (\$2,000), as calculated by using the maximum 25

1	allowable costs to similar persons or facilities for the same or similar services under
2	the Kentucky Medical Assistance Program, the state shall reimburse the county for
3	that portion of the costs that exceeds two thousand dollars (\$2,000). The
4	reimbursement shall be subject to the following terms and conditions:

(a) The care is necessary as defined in subsection (10) of this section;

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- 6 (b) The prisoner is indigent as defined in subsection (8) of this section, or is 7 uninsured; and
- 8 (c) No state reimbursement to the county for care provided by physicians,
 9 hospitals, laboratories, or other health care providers shall exceed the
 10 maximum payments allowed to similar persons or facilities for the same or
 11 similar services under the Kentucky Medical Assistance Program, except as
 12 provided in subsection (11) of this section.
- 13 (8) (a) The determination of whether a prisoner is indigent shall be made pursuant to
 14 KRS 31.120. The prisoner shall not be considered indigent, in the case of
 15 prisoner medical care, if:
 - 1. The prisoner has funds on his inmate account to cover all or a portion of his medical expenses;
 - 2. The prisoner's medical expenses are covered on a medical insurance policy; or
 - 3. The prisoner has the private resources to pay for the use of the medical facilities.
- 22 (b) Prisoners who are later determined not to have been indigent, or who at a time 23 following treatment are no longer indigent, shall be required to repay the costs 24 of payments made pursuant to this section to the unit of government which 25 made the payment.
- 26 (9) The terms and conditions relating to any determination of nonindigency and 27 demands for repayment shall be under the same terms and conditions as are

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- provided under KRS Chapters 31 and 431 relating to similar circumstances in the program for defense of indigents by the public advocate.
- (10) For the purposes of this section, "necessary care" means care of a nonelective nature that cannot be postponed until after the period of confinement without hazard to the life or health of the prisoner. The physician attending the prisoner shall certify, under oath, that the care was necessary.

- (11) Any money appropriated for a given fiscal year to fund the state's obligation under subsection (7) of this section which remains unspent at the end of the year shall not lapse but shall be made available to satisfy, to the maximum extent possible, that portion of each catastrophic claim made during said year above the threshold amount for which the county did not receive state assistance pursuant to subsection (7) of this section. In the event there is an insufficient surplus to satisfy said balance of all such catastrophic claims which are made during that year, the state shall pay to those qualified counties, on a per claim basis, an amount equal to each claim's percentage of the total surplus. Should the surplus be sufficient to satisfy all such catastrophic claims, the amount remaining, if any, shall not lapse but shall be carried forward to the next fiscal year to be made available for future catastrophic claims.
- (12) Notwithstanding other provisions of this section to the contrary, a jail may impose a reasonable fee for the use of jail medical facilities by a prisoner who has the ability to pay for the medical care. These funds may be deducted from the prisoner's inmate account. A prisoner shall not be denied medical treatment because he has insufficient funds on his inmate account. This subsection shall not preclude other recovery of funds as provided in this section.
- 25 (13) (a) Notwithstanding any other provision of this section to the contrary, a jail
 26 may impose a reasonable fee for the use of jail medical facilities by a state
 27 prisoner who has been placed in a local jail pursuant to a contract with the

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1			Department of Corrections under KRS 532.100 or other statute, and who
2			has the ability to pay for medical care.
3		<u>(b)</u>	Funds may be deducted from the state prisoner's inmate account at the jail.
4		(c)	A state prisoner shall not be denied medical treatment because he or she
5			has insufficient funds in his or her inmate account.
6		<u>(d)</u>	This subsection shall not preclude other recovery of funds as provided in
7			this section.
8		<u>(e)</u>	This subsection does not authorize recovery of funds from a prisoner for
9			medical care which has been paid or reimbursed by the state pursuant to
10			this section.
11		→ S	ection 2. KRS 197.020 is amended to read as follows:
12	(1)	The	Department of Corrections shall:
13		(a)	Promulgate administrative regulations for the government and discipline of
14			the penitentiary, for the government and official conduct of all officials
15			connected with the penitentiary, and for the government of the prisoners in
16			their deportment and conduct;
17		(b)	Promulgate administrative regulations for the character of food and diet of the
18			prisoners; the preservation of the health of the prisoners; the daily cleansing of
19			the penitentiary; the cleanliness of the persons of the prisoners; the general
20			sanitary government of the penitentiary and prisoners; the character of the
21			labor; the quantity of food and clothing; and the length of time during which
22			the prisoners shall be employed daily;
23		(c)	Promulgate administrative regulations, as the department deems necessary, for
24			the disposition of abandoned, lost, or confiscated property of prisoners; and
25		(d)	Cause the administrative regulations promulgated by the department, together
26			with the law allowing commutation of time to prisoners for good conduct, to
27			be printed and posted in conspicuous places in the cell houses and workshops.

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8	(4)	Fees for the use of medical facilities by a state prisoner who is confined in a
7		consultations.
6		Chapter 13A to implement a program that provides for reimbursement of telehealth
5	(3)	The department may promulgate administrative regulations in accordance with KRS
4		medical or dental treatment because he has insufficient funds in his inmate account.
3		be deducted from the prisoner's inmate account. A prisoner shall not be denied
2		prisoner who has the ability to pay for the medical and dental care. These funds may
1	(2)	The department may impose a reasonable fee for the use of medical facilities by a

county jail pursuant to KRS 532.100 or other statute shall be governed by Section

10 1 1 of this Act.

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Governor

Attest:

Date March 4, 2010